FILED & ENTERED SEP 07 2022 CLERK U.S. BANKRUPTCY COURT Central District of California
BY gooch DEPUTY CLERK UNITED STATES BANKRUPTCY COURT CENTRAL DISTRICT OF CALIFORNIA RIVERSIDE DIVISION In re: Case No.: 6:22-bk-13169-WJ CHAPTER 13 MARY INEZ BRUNASSO, Debtor. **SCHEDULING ORDER**

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Commencing in March of 2020, the outbreak of COVID-19, also known as the coronavirus, spread throughout the country and the world. The federal courts closed that month and, except for a brief period of time in the summer of 2020, remained closed until April of 2021. During this period of time, the courts adapted and, in various ways, employed remote technology.

In particular, the court has used video technology to conduct chapter 13 confirmation hearings and status conferences. It appears this process has enhanced (considerably) the convenience of these matters for the parties and the court. Therefore, the court intends to continue conducting such matters by video for the foreseeable future.

However, for several reasons, video hearings should occur separately from other matters not handled by video. In other words, the court avoids conducting video hearings at the same time as in-person hearings. Video hearings should occur on separate days and at separate times.

Therefore, the Court hereby ORDERS as follows:

- 1. The status conference set for October 5, 2022 at 1:30 p.m. is hereby continued to February 27, 2023 at 1:30 p.m. The confirmation hearing currently scheduled for October 19, 2022 at 2:00 p.m. is hereby continued to February 27, 2023 at 1:30 p.m. Counsel for the debtor shall file and serve a notice of the continuance no later than September 14, 2022.
- 2. The meeting of creditors is currently scheduled for October 5, 2022. No later than fourteen days prior to this meeting of creditors (and all future meetings of creditors), the debtor shall comply with LBR 3015-1(m) and file and serve the secured debt payment history declaration required in this case. This topic is discussed in section III(L) on pages 32-35 of the procedures order in this case which counsel for the debtor should review.
- 3. If, after conducting the meeting of creditors, the trustee seeks dismissal of the case, the trustee should file and serve a request to dismiss the case by October 7, 2022 either in the form of (a) an objection to confirmation and a request to dismiss the case or (b) a motion to dismiss the

case. If the trustee does so, the deadline for the debtor to respond to any request by the trustee to dismiss the case filed by October 7, 2022 (whether as an objection to confirmation and a request to dismiss the case or a motion to dismiss the case) is October 14, 2022. Thereafter, the Court will review the pleadings and, in most instances, rule on the motion.

- 4. If the case is not dismissed after the meeting of creditors, then the following procedures apply:
 - (a) The trustee or any other party may file a motion to dismiss at any time or any other motions and the deadline for debtors to respond to such motions shall be governed by the local rules.
 - (b) If the debtor owns the current residence where the debtor lives, the debtor should file (no later than February 6, 2023) a secured debt payment history declaration demonstrating that the debtor has made all monthly post-petition mortgage payments from the petition date through February 2023. If the debtor owns the residence but it is not subject to any mortgage, the declaration can be very short (i.e. a sentence or two) that simply states as much. If the debtor resides at property the debtor does not own, the debtor should file (no later than February 6, 2023) a declaration demonstrating that the debtor has made all monthly post-petition rent payments (with proof attached).¹
 - (c) If the trustee supports confirmation then, after the debtor files the required pleading, the chapter 13 trustee should file, no later than February 13, 2023, a pleading stating as much and attach a worksheet with the proposed terms of confirmation. If the chapter 13 trustee does not support confirmation then, no later than February 13, 2023, the trustee should file a motion requesting dismissal which states all grounds for dismissal and includes a declaration in support of the motion. If the debtor has not made all post-petition mortgage or rent payments for all post-petition months, the trustee normally requests dismissal of the case. If, for any reason, the trustee does not do so, the proposed terms of

¹ With respect to rent payments, in nearly all instances, post-petition obligations of assumed executory contracts or unexpired leases constitute administrative claims which must be paid in full pursuant to section 1322(a)(2).

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confirmation must (a) include provisions to cure all post-petition arrearages (as well as any pre-petition arrearage) and (b) provide for conduit payments for the monthly payments for the rest of the case.

- (d) The deadline for the debtor to respond to the trustee's pleading is February 20, 2023. If the trustee seeks dismissal, the debtor should file an opposition brief to the dismissal motion no later than February 20, 2023. If the trustee recommends confirmation, the debtor should state whether the debtor agrees with the terms of confirmation proposed by the trustee.
- (e) The Court will review the pleadings and may issue a ruling without holding hearings on February 27, 2023 that (a) confirms the chapter 13 plan, (b) continues the matter, (c) dismisses the case or (d) grants other relief depending on various factors including, but not limited to, whether or not an agreement exists regarding confirmation, and whether or not the debtor has timely made payments and provided documents to the trustee during the case. If no order is entered prior to February 27, 2023, all parties should check the Court's posted calendar the day before February 27, 2023.

IT IS SO ORDERED.

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Date: September 7, 2022

Wayne Johnson

United States Bankruptcy Judge

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